

YOUNG LEE, AS VICTIM'S
REPRESENTATIVE,

Appellant,

v.

STATE OF MARYLAND

*
IN THE
*
APPELLATE COURT
*
OF MARYLAND
*
September Term, 2022
*
No. 1291
*
(Cir. Ct. No. 199103042)

* * * * *

ORDER

Amicus curiae, the National Association of Criminal Defense Lawyers, has filed four “Motion[s] for Special Admission of Out-of-State Attorney[s] *Pro Hac Vice*,” seeking the special admission of out-of-state attorneys David B. Smith, Jake E. Struebing, Macy J. Mize, and William B. Michael. Each motion contains a “Certification by Out-of-State Attorney” in which each of the out-of-state attorneys attests that they have not been specially admitted to the Appellate Court of Maryland in the 12-month period preceding the filing of the motion. Maryland Rule 19-217(b)(1) requires that “[t]he attorney whose special admission is moved shall certify in writing: (1) the number of times the attorney has been specially admitted during the five years immediately preceding the filing of the motion and the courts that granted admission.”

Because the motions do not comply with the requirements of Maryland Rule 19-217, it is this 20th day of January 2023,

ORDERED that the motions are denied without prejudice to *amicus curiae*, the National Association of Criminal Defense Lawyers, to refile the motions for special admission in compliance with Maryland Rule 19-217.

For a Panel of the Court



CHIEF JUDGE'S SIGNATURE
APPEARS ON ORIGINAL ORDER

Gregory Wells, Chief Judge